

**LEGAL**

**DRY** E

**AN ACT**  
**COMPEL CHILDREN SCHOOL**  
**TO ATTEND**  
(Approved February 25, 1875.)

People of the State of Nevada, represented in Senate and Assembly, do enact as follows:

**Section 1.** Every parent, guardian, or other person in the State of Nevada, having control or charge of a child, or children, between the ages of eight and fourteen years, shall be required to send such child, or children, to a public school for a period of at least six months, which shall be for the purpose of such child, or children, to be educated in the public school district in which said child, or children, reside, upon its being proved to the satisfaction of the Board of School Trustees, that the bodily or mental condition of such child, or children, is such as to prevent his, her or their attendance required, or that such child, or children, is sent to a private school, or, children, or such children, are usually taught in primary schools of learning, and have acquired the ordinary course of the public school; provided, in case a public school district is not found to be in the place for any part thereof, the period of sixteen weeks, or less, by the nearest traveled road, within two miles, of any person within the school district, or, or shall be paid to the provisions of this act.

**Sec. 2.** Any person within the duty of the Board of School Trustees of any school district in this State, on or before the first Monday of September in each year to furnish the principal of each school in each school district with a list of all children, resident in the school district, between the ages of eight and fourteen years, and to be taken from the report of the County Census, and from the records of the school month thereafter, it shall be the duty of the principal of each school in such district to report to the Board of School Trustees of such district the names of all children attending school during the previous school year, who shall appear at the expense of the school Trustees, to the Board of School Trustees, that any parent, guardian, or other person having charge or control of any child, or children, has failed to comply with the provisions of this act; the Board of School Trustees may demand to be made upon such parent, guardian, or other person, the sum of five dollars, or less, as may be determined by the penalty hereinafter provided; when, after five days after the date of the demand, the parent, guardian, or other person shall neglect to make payment of such demand, the Board of School Trustees may, in the name of the Board of School Trustees, proceed to the fine hereinafter provided, before any Justice of the Peace in the township in which said school district is located; or, if there shall be no Justice of the Peace in the township, then before the nearest Justice of the Peace in the county.

**Sec. 3.** Any parent, guardian or other person having charge or control of any child, or children, failing to comply with the provisions of this act, shall be liable to a fine of not less than five dollars, nor more than one hundred dollars, or the first offense, nor less than one hundred dollars, nor more than two hundred dollars, for the second and each subsequent offense, besides the costs of collection.

**Sec. 4.** Whenever it shall appear to the satisfaction of the Board of School Trustees of any school district in this State that the parent, guardian or other persons having control or charge of any child, or children, in attendance at such school district, has failed to comply with the provisions of this act, it shall be the duty of the Board of School Trustees of such district to procure suitable books, stationery, etc., for the use of such child, or children, it shall be the duty of the Board of School Trustees of such district to allow and paid: provided that all books, stationery, etc., shall be paid for out of the funds of said school district; and that all other claims against the school district are now allowed and paid; provided that all books, stationery, etc., shall be paid for out of the funds of this act shall be deemed to be the property of the school district, to be under the care and management of the School Trustees, not in actual use.

**Sec. 5.** All fines collected under the provisions of this act shall be paid into the County Treasury on account of the school district.

**Sec. 6.** It shall be the duty of the County Superintendent of Public Schools in each county to cause to be published in the newspapers in some newspaper in his county, if any there be, four consecutive times, annually, for a period of one year, the names of the school districts which have failed to be allowed and paid out of the General School Fund of the county. The Board of School Trustees of each school district shall cause to be posted, annually, for a period of one year, in three public places in their district, notice of the requirements and penalties of this act.

**Sec. 7.** This act shall take effect and be in force from and after its passage.

**FOR PUBLICATION.**  
**FORWARDING**  
...AND...

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**GEORGE T. NORMAN,**  
**NOTARY PUBLIC FOR LINCOLN**  
**COUNTY,**  
**COMMISSIONER OF DEEDS FOR**  
**CALIFORNIA AND UTAH,**

Record Office,.....Culbert Street  
jcs30      PICOCH, NEV.      11

**Notice! Notice! Notice!**

**NOTICE IS HEREBY GIVEN THAT** on the 18th day of January, A. D. 1876, at the Justice Station, in Iron County, Utah, I was forced under threat of instant death, by several armed men, amongst whom were Idaho Bill, Mike Flance, A. Winn, John Clark, H. Shanks and old man Marsh, to sign a note in one Thousand Dollars, payable one day after date, Note No. 100, for the sum of \$1000. The note was dated January 18th, 1876, and payable one day after date. The note was given without any consideration whatever, but I was given solely to save myself from instant death. I will not then and am not now in debt to said persons, and any of them who may hereafter try to pay the note, and I warn all persons against purchasing the same as it was given without consideration, and is void for want of law. Picoch, Nevada, Jan. 19, 1876.  
1876-80-81      BEN. POWEN.  
(Beaver Enterprise please copy.)

**NOTICE TO CREDITORS.**

**I, THE MASTER OF THE ESTATE OF** Margaret Pascoe, deceased.  
Notice is hereby given that the undersigned Administrator of the estate of Margaret Pascoe, deceased, to the creditors of, and all persons having claims against the said deceased, to exhibit and verify the same within three months after the first publication of this notice, to the said Administrator, at the office of the undersigned Attorneys at Law, at Picoch, in the county of Lincoln.

Dated at Picoch, May 28th, 1878.  
JAMES W. KNEELAND, Administrator.

**PT**

**THE ROSICRUCIAN** WERE A RACE OF Philosophers who flourished in Germany during the seventeenth century, and prosecuted profound researches into Natural Science and Occult Philosophy, and sought to discover the **ELIXIR OF LIFE.**

Although some superstition may have been developed among them and other Alchemists in search for the Elixir Vitæ, yet there is scientific truth in their theories of Chemistry and Astrology.

**GLOBAL PE**

And found dynamic and psychologic  
the extract of certain plants.

**P P P E A A**

Is due to the researches of a learned scholar  
Europe among the archives of the Rosicrucians  
It is made of

**TWENTY DIFFERENT HERBS.**

Gathered at such seasons of the year when the

## Combination

**PIPIFAX**  
Is an enemy to all corruption—it assaults and fortifies Nature. Its manner of operation is  
**Drive to the Extreme Parts**  
And through the pores of the skin and emunctories of the body, the bad humors which molest it, giving relief even in diseases the most refractory and difficult to cure, such as Neuralgia, Dyspepsia, Constipation, Sick Head.

the vast,  
effects are  
concerned in

**WANTED.**  
A PARTNER WITH \$5,000. FOR PARTICULARS, INQUIRE AT THE RECORD OFFICE.  
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